PROPOSED SUPPLEMENTAL APPROPRIATION—JUDG-MENTS RENDERED AGAINST THE UNITED STATES

COMMUNICATION

FROM

THE PRESIDENT OF THE UNITED STATES

TRANSMITTING

A PROPOSED SUPPLEMENTAL APPROPRIATION TO PAY CLAIMS FOR DAMAGES, AUDITED CLAIMS, AND JUDGMENTS RENDERED AGAINST THE UNITED STATES, AMOUNTING TO \$4,357,648.58

MARCH 17 (legislative day, February 25), 1952.—Read; referred to the Committee on Appropriations and ordered to be printed

THE WHITE House,
Washington, March 14, 1952.

The PRESIDENT OF THE SENATE.

Sir: I have the honor to transmit herewith for the consideration of the Congress a proposed supplemental appropriation to pay claims for damages, audited claims, and judgments rendered against the United States, as provided by various laws, in the amount of \$4,357,648.58, together with such amounts as may be necessary to pay indefinite interest and costs and to cover increases in rates of exchange as may be necessary to pay claims in foreign currency.

The details of this proposed appropriation, the necessity therefor,

The details of this proposed appropriation, the necessity therefor, and the reasons for its submission at this time are set forth in the attached letter from the Director of the Bureau of the Budget, with

whose comments and observations thereon I concur.

Respectfully yours,

HARRY S. TRUMAN.

EXECUTIVE OFFICE OF THE PRESIDENT,
BUREAU OF THE BUDGET,
Washington 25, D. C., March 14, 1952.

The President,

The White House.

Sir: I have the honor to submit herewith for your consideration a proposed supplemental appropriation to pay claims for damages, audited claims, and judgments rendered against the United States, as provided by various laws, in the amount of \$4,357,648.58, together with such amounts as may be necessary to pay indefinite interest and costs and to cover increases in rates of exchange as may be necessary to pay claims in foreign currency, as follows:

CLAIMS FOR DAMAGES, AUDITED CLAIMS, AND JUDGMENTS

For payment of claims for damages as settled and determined by departments and agencies in accord with law, audited claims certified to be due by the General Accounting Office, and judgments rendered against the United States by United States district courts and the United States Court of Claims, as set forth in Senate Document Numbered ——, Eighty-second Congress, \$4,357,648.58, together with such amounts as may be necessary to pay interest (as and when specified in such judgments or in certain of the settlements of the General Accounting Office or provided by law) and such additional sums due to increases in rates of exchange as may be necessary to pay claims in foreign currency: Provided, That no judgment herein appropriated for shall be paid until it shall have become final and conclusive against the United States by failure of the parties to appeal or otherwise: Provided further, That, unless otherwise specifically required by law or by the judgment, payment of interest wherever appropriated for herein shall not continue for more than thirty days after the date of approval of this Act.

The details of the proposed supplemental appropriation covered in the letters from the various departments and agencies are set forth in the attachment to this letter.

In accordance with the provisions of law providing for this submission, I recommend that this proposed appropriation be transmitted to the Congress.

Respectfully yours.

F. J. LAWTON, Director of the Bureau of the Budget.

SUMMARY OF AMOUNTS INCLUDED IN THE PROPOSED SUPPLEMENTAL APPROPRIATION TO PAY CERTAIN CLAIMS AND JUDGMENTS

DAMAGE CLAIMS

Independent offices: American Battle Monuments Commission	\$15. 71
Department of Defense: Department of the Army Department of the Navy Department of the Air Force Treasury Department	121, 160. 47 35, 637. 23 7, 180. 34 200. 00
Total, damage claims	164, 193. 75
JUDGMENTS Indian Claims Commission	600, 000. 00
Court of Claims (to be paid from Reconstruction Finance Corporation funds)	9, 830. 00
Court of Claims: General Services Administration Housing and Home Finance Agency Department of Commerce	1, 435, 372. 63
Department of Defense: Department of the Army Panama Canal Department of the Navy Department of the Air Force Department of the Interior Department of Justice Post Office Department (to be paid from postal revenues) Treasury Department.	1, 003, 057. 02 6, 482. 60 123, 606. 23 23, 237. 27 81, 215. 40 21, 677. 69
Total	
Total, Court of Claims judgments	2, 835, 332. 79
United States d'strict courts: Independent offices: Veterans' Administration General Services Administration Housing and Home Finance Agency Department of Agriculture Department of Commerce Department of Defense:	227, 104. 80 18, 243. 17
Department of the Army Department of the Navy Department of the Air Force Department of the Interior Department of Justice Post Office Department (to be paid from postal revenues) Treasury Department	42, 728. 54 9, 757. 40 9, 485. 44 95, 345. 21
Total, United States district court judgments	758, 122. 04
Total, judgments	4, 193, 454. 83
Grand total	4, 357, 648. 58

DETAIL OF PROPOSED SUPPLEMENTAL APPROPRIATION TO PAY CERTAIN CLAIMS FOR DAMAGES, AUDITED CLAIMS, AND JUDGMENTS RENDERED AGAINST THE UNITED STATES, TO BE PAID OUT OF THE GENERAL FUND OF THE TREASURY UNLESS OTHERWISE INDICATED

DAMAGE CLAIMS

INDEPENDENT OFFICES

AMERICAN BATTLE MONUMENTS COMMISSION

THE AMERICAN BATTLE MONUMENTS COMMISSION, Washington 25, D. C., January 21, 1952.

Hon. Frederick J. Lawton, Director, Bureau of the Budget,

Washington 25, D. C.

Dear Mr. Lawton: In accordance with the provisions of the act of December 28, 1922 (42 Stat. 1066), this Commission has considered, ascertained, adjusted, and determined the following claim on account of damage to, or loss of, privately owned property caused by the negligence of an employee of the Commission acting within the scope of his employment. This claim was presented by the claimant within 1 year after the date of accrual.

The claim has been examined by appropriate officers of this Commission and is considered to be legally valid for submission under the said act. I certify the amount found due the claimant, as herein set forth, as a legal claim, and recommend that it be submitted to Congress

for payment out of appropriations that may be made therefor. It is further recommended that in making an appropriation for payment of the claim, the Congress provide the definite amount of the claim, together with such additional sums due to increases in rates of exchange as may be necessary to pay the claim in the foreign currency specified.

1. Mr. Maurice Moreau, 17 rue Legrand, Fontenay-sous-Bois, (Seine), France. On September 27, 1951, a Government-owned vehicle, in Paris, France, while being operated by a Government employee in a negligent manner, collided with claimant's vehicle and damaged it. Amount claimed, 8,700 French francs (\$24.86); amount allowed 5,500 French francs (\$15.71).

Faithfully yours,

THOMAS NORTH,
Brigadier General, USA,
Secretary
(For the Commission).

DEPARTMENT OF THE ARMY

DEPARTMENT OF THE ARMY, Washington 25, D. C., March 5, 1952.

Hon. Frederick J. Lawton, Director, Bureau of the Budget.

DEAR MR. LAWTON: In accordance with the act of July 3, 1943 (57 Stat. 372; 31 U. S. C. 223b), as amended, to provide for the settle-

ment of claims for damage to or loss or destruction of property, or personal injury or death, caused by military personnel or civilian employees acting within the scope of their employment, or otherwise incident to noncombat activities of the Army, this Department has considered, ascertained, adjusted, and determined, in amounts in excess of \$1,000 each, the claims hereinafter specified, covering damage to or loss or destruction of property and personal injury. Each of the claims arose on or after May 27, 1941, and was presented in writing within 1 year after the accident or incident out of which it arose or otherwise within the time provided in the act. The amounts found due the claimants, which they have agreed to accept in full satisfaction and final settlement of their respective claims, no part of which is property damage covered by insurance, are hereby certified as having been determined to be of the character contemplated by the provisions of the act for report to Congress for its consideration and it is recommended that they be submitted to Congress for appropriation for the payment thereof. A brief statement of the character of the claims, the amounts claimed, and the amounts reported follows:

1. Port of Stockton Grain Terminal, Post Office Box 1252, Stockton, Calif. During the period 1942-43, at the port of Stockton, Calif., military personnel or civilian employees of the Army, acting within the scope of their employment incident to noncombat activities of the Army, occupied a warehouse and storage space belonging to claimant and damaged, lost, or destroyed personal property belonging to claimant thereby resulting in a loss to desiment in the amount of belonging to claimant, thereby resulting in a loss to claimant in the amount of \$2,353.47.

Amount claimed, \$4,912.29; amount reported \$2,353.47.

2. Marjorie Newenham, 251 Langdon Street, Madison 3, Wis. On April 22, 1950, at Kobe, Japan, personal property belonging to claimant located in the Oriental Hotel, in which claimant was officially billeted, was destroyed by fire negligently caused by civilian employees of the Army, while acting within the scope of their employment, thereby resulting in a loss to claimant in the amount of \$1,053.10 of \$1,953.19.

Amount claimed, \$3,074.01; amount reported \$1,953.19.
3. Old Dominion Marine Railway Corp., Mulberry Street, Norfolk 6, Va. On January 1, 1949, at Norfolk, Va., the U. S. Army vessel ST-894 operated by military personnel or civilian employees acting within the scope of their employment, struck and damaged claimant's pier, thereby resulting in a loss to claimant in the amount of \$3,474.13.

Amount of \$3,441.63; amount reported \$3,474.13.

Amount claimed, \$3,491.63; amount reported \$3,474.13.

Lola Jean Bibbs, 221 East King Street, York, Pa. On April 22, 1950, at Kobe, Japan, personal property belonging to claimant located in the Oriental Hotel, in which claimant was officially billeted, was destroyed by a fire negligently caused by civilian employees of the Army, while acting within the scope of their employment, thereby resulting in a loss to claimant in the amount of \$2,370.55. Amount claimed, \$7,797.92; amount reported \$2,370.55.

Summary 4 claims Amount claimed________\$19, 275. 85
Amount reported_________10, 151. 34

Sincerely yours,

FRANK PACE, Jr., Secretary of the Army.

DEPARTMENT OF THE ARMY, Washington 25, D. C., February 19, 1952.

Hon. FREDERICK J. LAWTON, Director, Bureau of the Budget.

Dear Mr. Lawton: In accordance with the act of January 2, 1942 (55 Stat. 880), as amended (31 U.S. C. 224d), which provides for the

settlement of claims for damage to or loss or destruction of public or private property or personal injury or death of inhabitants of a foreign country caused by Armed Forces of the United States or individual members thereof, or otherwise incident to noncombat activities of such forces in foreign countries, this Department has considered, ascertained, and determined, in an amount in excess of \$5,000 the claim hereinafter specified. This claim arose after January 2, 1942, and was presented within 1 year after the date of the accident causing the damage. The claimant is not a national of any country at war with the United States, or any ally of such enemy country and has agreed to accept in full satisfaction and final settlement of his claim, the amount reported as meritorious by this Department. Accordingly, the claim is certified as having been determined to be of the character contemplated by provisions of the act for report to Congress for its consideration and it is recommended that it be submitted to Congress for appropriation for the payment thereof. It is further recommended that in making an appropriation for payment of the claim, the Congress provide the definite amount of the claim, together with such additional sum due to increases in rates of exchange as may be necessary to pay the claim in the foreign currency specified. A brief statement of the character of the claim, the amount claimed, and the amount reported follows:

Gerda Resi, personally and as legal guardian of Hans Gerd Resi, infant, 10 Jahnstrasse, Klagenfurt, Austria. On February 17, 1950, a United States Army vehicle operated by an employee of the Army on an authorized mission was proceeding on the Grafenstein-Klagenfurt highway in the direction of Klagenfurt, Austria. Near the village of Pirk the Army vehicle skidded to the left side of the wet and slippery road and struck claimant's husband who was proceeding in the opposite direction on a motorcycle. Claimant's husband was fatally injured and the motorcycle was severely damaged, thereby resulting in a loss to claimant in the amount of 212,391.57 Austrian schillings (\$8,168.91).

Amount claimed 885,036.34 Austrian schillings (\$34,039.86); amount reported 212,391.57 Austrian schillings (\$8,168.91).

Sincerely yours,

FRANK PACE, Jr., Secretary of the Army.

DEPARTMENT OF THE ARMY, Washington 25, D. C., February 13, 1952.

Hon. Frederick J. Lawton. Director, Bureau of the Budget,

Washington 25, D. C.

Dear Mr. Lawton: In accordance with the act of July 3, 1943 (57 Stat. 372; 31 U.S. C. 22b), as amended, to provide for the settlement of claims for damage to or loss or destruction of property, or personal injury or death, caused by military personnel or civilian employees acting within the scope of their employment, or otherwise incident to noncombat activities of the Army, this Department has considered, ascertained, adjusted, and determined, in an amount in excess of \$1,000 the claim hereinafter specified. The claim arose August 6, 1946, and was presented in writing within 1 year after the accident or incident out of which it arose or otherwise within the time provided in the act. The amount due the claimant, which the claimant has agreed to accept in full satisfaction and final settlement of any and all claims is the sum of 23,451.67 Argentine pesos (\$1,700.24),

all of which is property damage covered by insurance. Accordingly, the claim is hereby certified as having been determined to be of the character contemplated by the provisions of the act for report to Congress for its consideration and it is recommended that it be submitted to Congress for appropriation for payment thereof. A brief statement of the character of the claim, the amount claimed, and the amount reported is as follows:

Compania Argentina de Navegacion Dodero S. A. by South American Trading Corp., agents, 42 Broadway, New York 4, N. Y. On August 6, 1946, in the harbor of Willemstad, Curacao, NWI., military personnel or civilian employees of the Army acting within the scope of their employment operated the United States Army tug Lieutenant Colonel George S. Gillis in a negligent manner causing an Army barge which it was towing to strike and damage claimant's vessel the M. S. Quilmes, thereby resulting in a loss to claimant in the amount of 23,451.67 Argentine pesos (\$1,700.24).

Amount claimed, 24,296.76 Argentine pesos (\$1,761.51); amount reported, 23,451.67 Argentine pesos (\$1,700.24).

Sincerely yours,

FRANK PACE, Jr., Secretary of the Army.

DEPARTMENT OF THE ARMY, Washington 25, D. C., December 17, 1951.

Hon. FREDERICK J. LAWTON, Director, Bureau of the Budget,

Washington, D. C.

DEAR MR. LAWTON: In accordance with the act of January 2, 1942 (55 Stat. 880), as amended (31 U. S. C. 224d), which provides for the settlement of claims for damage to or loss or destruction of public or private property or personal injury or death of inhabitants of a foreign country caused by armed forces of the United States or individual members thereof, or otherwise incident to noncombat activities of such forces in foreign countries, this Department has considered, ascertained, and determined, in an amount in excess of \$5,000 a claim as hereinafter specified. This claim arose after January 2, 1942, and was presented within 1 year after the date of the accident causing the damage. The claimant is not a national of any country at war with the United States, or of any ally of such enemy country and has agreed to accept in full satisfaction and final settlement of his claim, the amount reported as meritorious by this Department. Accordingly, the claim is certified as having been determined to be of the character contemplated by provisions of the act for report to Congress for its consideration and it is recommended that it be submitted to Congress for an appropriation for the payment thereof. A brief statement of the character of the claim, the amount claimed, and the amount reported follows:

Kern, Jakob F. H., care of Walter E. Joyce, Attorney at Law, 1625 K Street NW., Washington 6, D. C. On or about October 4, 1945, in Yokohama, Japan, articles of personal property belonging to claimant and his wife which were stored in a warehouse within the Yokohama customs compound were looted by personnel of the Army and Navy, thereby resulting in a loss to claimant in the amount of \$77,868.47.

Amount claimed \$494,161.55; amount reported \$77,868.47.

Sincerely yours,

FRANK PACE, Jr., Secretary of the Army.

Washington 25, D. C., November 29, 1951.

Hon. Frederick J. Lawton. Director, Bureau of the Budget,

Washington, D. C.

Dear Mr. Lawton: In accordance with the act of July 3, 1943 (57) Stat. 372; 31 U.S. C. 223b), as amended, to provide for the settlement of claims for damage to or loss or destruction of property, or personal injury or death, caused by military personnel or civilian employees acting within the scope of their employment, or otherwise incident to noncombat activities of the Army, this Department has considered, ascertained, adjusted, and determined, in an amount in excess of \$1,000 the claim hereinafter specified. The claim arose April 21, 1950, and was presented in writing within 1 year after the accident or incident out of which it arose or otherwise within the time provided in the act. The amount due the claimant, which the claimant has agreed to accept in full satisfaction and final settlement of any and all claims is the sum of \$1,315.50, all of which is property damage covered by insurance. Accordingly, the claim is hereby certified as having been determined to be of the character contemplated by the provisions of the act for report to Congress for its consideration and it is recommended that it be submitted to Congress for appropriation for payment thereof. A brief statement of the character of the claim, the amount claimed, and the amount reported is as follows:

Pacific Far East Line, Inc., 315 California Street, San Francisco 4, Calif. On April 21, 1950, at Yokohama, Japan, military personnel or civilian employees of the Army acting within the scope of their employment incident to noncombat activities of the Army regligently operated the United States Army oiler Y-481 causing it to strike and damage claimant's steamship Contest, thereby resulting in a loss to claimant in the amount of \$1,315.50.

Amount claimed, \$1,315.50; amount reported \$1,315.50.

Sincerely yours,

ARCHIBALD S. ALEXANDER,
Acting Secretary of the Army.

DEPARTMENT OF THE ARMY, Washington 25, D. C., November 28, 1951.

Hon. Frederick J. Lawton, Director, Bureau of the Budget, Washington, D. C.

DEAR MR. LAWTON: In accordance with the act of January 2, 1942 (55 Stat. 880), as amended (31 U.S. C. 224d), which provides for the settlement of claims for damage to or loss or destruction of public or private property or personal injury or death of inhabitants of a foreign country caused by Armed Forces of the United States or individual members thereof, or otherwise incident to noncombat activities of such forces in foreign countries, this Department has considered, ascertained, and determined, in an amount in excess of \$5,000, a claim as hereinafter specified. This claim arose after January 2, 1942, and was presented within 1 year after the date of the accident causing the damage. The claimant is not a national of any country at war with the United States, or of any ally of such enemy country and has agreed

to accept in full satisfaction and final settlement of his claim, the amount reported as meritorious by this Department. Accordingly the claim is certified as having been determined to be of the character contemplated by provisions of the act for report to Congress for its consideration and it is recommended that it be submitted to Congress for an appropriation for the payment thereof. It is further recommended that in making an appropriation for payment of the claim, the Congress provide the definite amount of the claim, together with such additional sum due to increases in rates of exchange as may be necessary to pay the claim in the foreign currency specified. A brief statement of the character of the claim, the amount claimed, and the amount reported follows:

Zephirin J. Guillaume, care of Maitre Joseph Andre, 52 Rue Bodson, Chenee, Belgium. On July 13, 1947, a United States Army vehicle operated by a civilian employee of the Army on an authorized mission entered Highway N-3 from a employee of the Army on an authorized mission entered Highway N-3 from a secondary road near Henri-Chapelle, Belgium, without first ascertaining that the highway was clear of traffic and negligently struck a motorcycle operated by claimant. Claimant suffered serious personal injuries and property damage which resulted in a loss to him in the amount of 467,042.71 Belgian francs (\$9,340.85).

Amount claimed, 1,782,706.90 Belgian francs (\$35,654.13); amount reported, 467,042.71 Belgian francs (\$9,340.85).

Sincerely yours.

ARCHIBALD S. ALEXANDER. Acting Secretary of the Army.

DEPARTMENT OF THE ARMY, Washington 25, D. C., November 27, 1951.

Hon. Frederick J. Lawton, Director, Bureau of the Budget,

Washington 25, D. C.

Dear Mr. Lawton: In accordance with the act of July 3, 1943 (57 Stat. 372; 31 U.S. C. 223b), as amended to provide for the settlement of claims for damage to or loss or destruction of property, or personal injury or death, caused by military personnel or civilian employees acting within the scope of their employment, or otherwise incident to noncombat activities of the Army, this Department has considered, ascertained, adjusted, and determined, in amounts in excess of \$1,000 each, the claims hereinafter specified, covering damage to or loss or destruction of property and personal injury. Each of the claims arose on or after May 27, 1941, and was presented in writing within 1 year after the accident or incident out of which it arose or otherwise within the time provided in the act. The amounts found due the claimants, which they have agreed to accept in full satisfaction and final settlement of their respective claims, no part of which is property damage covered by insurance, are hereby certified as having been determined to be of the character contemplated by the provisions of the act for report to Congress for its consideration and it is recommended that they be submitted to Congress for appropriation for the payment thereof. A brief statement of the character of the claims, the amounts claimed, and the amounts reported is as follows:

1. Beverly A. Gillam, executrix of the estate of Capt. Gordon Watson Gillam, deceased, 6532 Templeton Street, Huntington Park, Calif. On or about June 28, 1946, at Leghorn, Italy, military personnel or civilian employees of the Army

while acting within the scope of their employment negligently failed to safeguard the personal effects of Capt. Gordon Watson Gillam, deceased, thereby resulting

the personal effects of Capt. Gordon Watson Gillam, deceased, thereby resulting in a loss to claimant in the amount of \$1,908.36.

Amount claimed, \$2,908.80; amount reported, \$1,908.36.

Nichibei Kinema Co., Inc., in care of James L. Coke, 306 Hawaiian Trust Bldg., Honolulu 13, T. H. During January, February and March 1943, in Honolulu, T. H., military personnel or civilian employees of the Army engaged in operations incident to noncombat activities of the Army impounded Japanese motion picture films belonging to claimant which resulted in a bailment to the Government. Claimant's films became lost or destroyed, thereby resulting in a loss to elaimant in the amount of \$5,361.80 loss to claimant in the amount of \$5,361.80.

Amount claimed \$63,873.68; amount reported \$5,361.80.

3. Union Oil Co. of California, 2901 Western Avenue, Seattle 11, Wash.

April 18, 1950, at Whittier, Alaska, military personnel or civilian employees of the Army acting within the scope of their employment incident to noncombat activities of the Army negligently caused damage to claimant's dock during a severe storm, thereby resulting in a loss to claimant in the amount of \$3,864.

Amount claimed, \$3,864; amount reported, \$3,864.

4. The Wright & Cobb Lighterage Co., 19 Rector St., New York 6, N. Y.
On November 21, 1950 at the Brooklyn Army Base, New York Port of Embarkation, military personnel or civilian employees of the Army acting within the scope of their employment negligently damaged claimant's barge Gordon, thereby resulting in a loss to claimant in the amount of \$1,481.

Amount claimed \$1,481; amount reported \$1,481.

Summary 4 claims			
Amount claimedAmount reported		127. 615.	
Timount Topol oct	,	010.	10

Sincerely yours,

ARCHIBALD S. ALEXANDER, Acting Secretary of the Army.

DEPARTMENT OF THE NAVY

DEPARTMENT OF THE NAVY, OFFICE OF THE SECRETARY, Washington, December 20, 1951.

Hon. Frederick J. Lawton. Director, Bureau of the Budget, Washington 25, D. C.

My DEAR MR. LAWTON: In accordance with Public Law 277, Seventy-ninth Congress, approved on December 28, 1945, which made applicable to the Department of the Navy the act of July 3, 1943 (57 Stat. 372; 31 U.S. C. 223b), and which provides for the settlement of claims for damage to or loss or destruction of property, or personal injury or death, caused by military personnel or civilian employees acting within the scope of their employment or otherwise incident to the noncombat activities of the Navy Department or of the Navy, this Department has considered, ascertained, adjusted, and determined in an amount in excess of \$1,000, the claim set forth below for damage to property as hereinafter specified.

The claim arose in 1950 and was presented in writing within the statutory period provided for in the act. The amount found due the claimants, which claimants have agreed to accept in full satisfaction and final settlement of the claim, is hereby certified as having been determined to be of the character contemplated by the provisions of the act for report to Congress for its consideration and it is recommended that it be submitted to Congress for appropriation for the

payment thereof. A brief statement of the character of the claim, the amount claimed, and the amount reported follows:

William R. Justice, Bay View Farm, Horntown, Va. On October 11, 1950, a United States Navy aircraft, while on a duly authorized flight, crashed on a farm located at Horntown, Va., and owned by William R. Justice, the claimant. As a result of the crash, damage was caused to the real and personal property of the claimant.

Amount claimed, \$21,390; amount reported, \$16,355.21.

Sincerely yours,

FRANCIS P. WHITEHAIR. Under Secretary of the Navy.

DEPARTMENT OF THE NAVY, OFFICE OF THE SECRETARY, Washington, January 30, 1952.

Hon. FREDERICK J. LAWTON, Director, Bureau of the Budget, Washington 25, D. C.

My Dear Mr. Lawton: In accordance with Public Law 277, Seventy-ninth Congress, approved on December 28, 1945, which made applicable to the Department of the Navy the act of July 3, 1943 (57 Stat. 372; 31 U. S. C. 223b), and which provides for the settlement of claims for damage to or loss or destruction of property, or personal injury or death, caused by military personnel or civilian employees acting within the scope of their employment or otherwise incident to the noncombat activities of the Navy Department or of the Navy, this Department has considered, ascertained, adjusted, and determined in an amount in excess of \$1,000, the claim set forth below for damage to property as hereinafter specified.

The claim arose in 1950 and was presented in writing within the statutory period provided for in the act. The amount found due the claimant, which claimant has agreed to accept in full satisfaction and final settlement of the claim, is hereby certified as having been determined to be of the character contemplated by the provisions of the act for report to Congress for its consideration and it is recommended that it be submitted to Congress for appropriation for the payment thereof. A brief statement of the character of the claim, the amount

claimed, and the amount reported follows:

California Electric Power Co., care of Mr. Donald J. Carman, Attorney, Post Office Box 512, Riverside, Calif. On March 8, 1950 a radio controlled Navy target plane (United States Navy TD2C-1 Bureau No. 120001) while on a duly authorized flight in connection with air to air gunnery exercises by United States Navy pilots over the Chocolate Mountain Gunnery Range, collided with a California Electric Power Co. Blythe 88 kilovolt electrical transmission line between poles 172 and 173, cutting the three line conductors; seriously damaging steel poles 170, 171, 172, 173, and to a lesser degree, angle pole 168, located approximately 44½ miles southwest of Blythe, Calif., and 20 miles northeast of California Calipatria, Calif. A claim submitted in the amount of \$7,346.04 was based on a bill for cost incurred for repairing damages. It was later determined, when final forms were submitted from the field, that there was an error amounting to \$15.29 in charges for equipment expense on this bill and that the correct total amount of the bill should be \$7,330.75.
Amount claimed, \$7,346.04; amount reported, \$7,330.75.

Sincerely yours,

DAN A. KIMBALL.

DEPARTMENT OF THE NAVY, OFFICE OF THE SECRETARY, Washington, December 11, 1951.

Hon. Frederick J. Lawton. Director, Bureau of the Budget, Washington 25, D. C.

MY DEAR MR. LAWTON: In accordance with Public Law 393, Seventy-seventh Congress, approved on January 2, 1942, as amended, which provides for the settlement of claims for damage to or loss or destruction of public or private property, or personal injury or death of inhabitants of a foreign country caused by naval forces or individual members thereof or otherwise incident to noncombat activities of such forces in foreign countries, this Department has considered, ascertained, and determined in an amount in excess of \$5,000, the claim as hereinafter specified.

This claim arose after January 2, 1942, and was presented within 1 year after the date of the accident causing the damage. The claimant is not a national of any country at war with the United States or of any ally of such enemy country and has agreed to accept in full satisfaction and final settlement of his claim the amount reported as meritorious by this Department. Accordingly, the claim is certified as having been determined to be of the character contemplated by provisions of the act for report to Congress for appropriation for the payment thereof. It is further recommended that Congress, in making an appropriation for the claim, provide the definite amount of the claim taking into consideration any increase or decrease in the rate of exchange as may be necessary to pay the claim in the foreign currency specified. A brief statement of the character of the claim, the amount claimed, and the amount reported follows:

Claim of Cyril Roland Clark, care of Landis, Cohen, Ruben, Schwartz & Gewirtz, attorneys at law, 1832 Jefferson Place NW., Washington, D. C. On February 9, 1946, a United States Navy vehicle was being operated on Garden Road, Hong Kong, China, by Navy personnel on an authorized mission. The driver of the Navy vehicle proceeded down a hill on Garden Road at an unsafe speed and negligently attempted to execute a right turn across the main highway into a side road. In so doing, he collided with a motorcycle operated by Warrant Officer Cyril Roland Clark, Royal Army Service Corps, the claimant, who was approaching the intersection from the opposite direction on Garden Road. As a result of this collision, the claimant suffered damages by way of personal injuries to the extent of 3,500 British pounds (\$9,796.72).

Amount claimed, British pounds 5,700; (\$16,954.65); amount reported, British

pounds 3,500 (\$9,796.72).

Sincerely yours,

FRANCIS P. WHITEHAIR, Under Secretary of the Navy.

DEPARTMENT OF THE NAVY, OFFICE OF THE SECRETARY, Washington, February 21, 1952.

Hon. Frederick J. Lawton. Director, Bureau of the Budget, Washington 25, D. C.

My DEAR MR. LAWTON: In accordance with Public Law 277, Seventy-ninth Congress, approved on December 28, 1945, which made applicable to the Department of the Navy the act of July 3, 1943 (57 Stat. 372; 31 U. S. C. 223b), and which provides for the settlement of claims for damage to or loss or destruction of property, or personal injury or death, caused by military personnel or civilian employees acting within the scope of their employment or otherwise incident to the noncombat activities of the Navy Department or of the Navy, this Department has considered, ascertained, adjusted, and determined in an an amount in excess of \$1,000, the claim set forth

below for damage to property as hereinafter specified.

The claim arose in 1944 and was presented in writing within the statutory period provided for in the act. The amount found due the claimant, which claimant has agreed to accept in full satisfaction and final settlement of the claim, is hereby certified as having been determined to be of the character contemplated by the provisions of the act for report to Congress for its consideration and it is recommended that it be submitted to Congress for appropriation for the payment thereof. A brief statement of the character of the claim, the amount claimed, and the amount reported follows:

St. Cecilia's Church, care of Western Adjustment & Inspection Co., post-office box 1113, Chicago 90, Ill. On September 15, 1944, the church of claimant at Hastings, Nebr., was damaged in the amount of \$2,154.55 as the result of an explosion at the naval-ammunition depot, Hastings, Nebr. Amount claimed, \$2,154.55; amount reported, \$2,154.55.

Sincerely yours,

Francis P. Whitehair,
Under Secretary of the Navy.

DEPARTMENT OF THE AIR FORCE

DEPARTMENT OF THE AIR FORCE,
Washington, November 6, 1951.

DIRECTOR, BUREAU OF THE BUDGET,
Washington 25, D. C.

Dear Mr. Director: In accordance with the act of July 3, 1943 (57 Stat. 372; 31 U. S. C. 223b), as amended, made applicable to the Department of the Air Force and the Air Force by the National Security Act of 1947 (61 Stat. 501; 5 U. S. C. 626) and transfer order No. 30, dated April 28, 1949 (JAAF Bulletin No. 10, dated May 11, 1949), to provide for the settlement of claims for damage to or loss or destruction of property, or personal injury or death, caused by military personnel or civilian employees acting within the scope of their employment, or otherwise incident to noncombat activities of the Air Force, this Department has considered, ascertained, adjusted, and determined, in an amount in excess of \$1,000, a claim for damage to property as hereinafter specified.

The claim arose on April 8, 1951, and was presented in writing within the time provided in the act. The claimant is Mr. James W. Heflin, 515 Maple Road, Morningside, Md. The amount found due, which the claimant has agreed to accept in full satisfaction and final settlement of any and all claims, both insured and uninsured, is the sum of \$1,691.81. The claimant carried an insurance policy in the amount of \$1,000 on his property. However, he stated that he did not intend to file a claim against the company. Accordingly, the claim is hereby

certified as having been determined to be of the character contemplated by the provisions of the act for report to Congress for its consideration and it is recommended that the claim be submitted to Congress for appropriation for the payment thereof.

A brief statement of the character of the claim, the amount claimed,

and the amount reported follows:

On April 8, 1951, United States Air Force airplane, type TB-25J, No. 4430395A, took off from Andrews Air Force Base, Md., with a crew of three Air Force officers on an authorized test flight. After take-off, the landing gear failed to retract properly and the malfunction could not be corrected by emergency procedures. When the fuel supply was nearly exhausted, the aircraft was set on a heading calculated to miss populated areas. The crew bailed out safely but the aircraft deviated from the set course and crashed in the community of Morningside, Md. Upon impact one of the engines tore loose and struck the corner of the claimant's house with considerable force, causing damage to both the outside and inside of the house.

Amount claimed \$1,941.27; amount reported \$1,691.81.

Summary			
Amount claimed		941.	
Amount reported	1,	691.	81
Sincerely yours,			

EUGENE M. ZUCKERT, Assistant Secretary of the Air Force.

DEPARTMENT OF THE AIR FORCE, Washington, January 5, 1952.

DIRECTOR, BUREAU OF THE BUDGET,
Washington 25, D. C.

Dear Mr. Director: In accordance with the act of July 3, 1943 (57 Stat. 372; 31 U. S. C. 223b), as amended, made applicable to the Department of the Air Force and the Air Force by the National Security Act of 1947 (61 Stat. 501; 5 U. S. C. 636) and Transfer Order No. 30, dated April 28, 1949 (JAAF Bulletin No. 10, dated May 11, 1949) to provide for the settlement of claims for damage to or loss or destruction of property, or personal injury or death, caused by military personnel or civilian employees acting within the scope of their employment, or otherwise incident to noncombat activities of the Air Force, this Department has considered, ascertained, adjusted, and determined, in an amount in excess of \$1,000, a claim for damage to property as hereinafter specified.

The claim arose on June 6, 1951, and was presented in writing within the time provided in the act. The claimant is the City Public Service Board of San Antonio, Post Office Box 1771, San Antonio 6, Tex. The amount found due, no part of which is for property damage covered by insurance, is the sum of \$2,999.21. Accordingly, the claim is hereby certified as having been determined to be of the character contemplated by the provisions of the act for report to Congress for consideration. It is recommended that the claim be reported to

Congress for appropriation for the payment thereof.

A brief statement of the character of the claim, the amount claimed, and the amount reported follows:

On June 6, 1951, an Air Force aircraft, type C-97A, took off on an authorized training flight from Kelly Air Force Base, Tex. The plane became airborne to a

height of 50 to 100 feet then made a sharp bank to the right. The plane failed to gain more altitude during the flight of about a minute and one half and crashed about 2 miles from take-off near the south city line of San Antonio. The low flight and the crash caused the damage to the claimant's poles and main power lines for which claim is made.

Amount claimed \$2,999. 21
Amount reported \$2,999. 21

Sincerely yours,

EUGENE M. ZUCKERT, Assistant Secretary of the Air Force.

DEPARTMENT OF THE AIR FORCE, Washington, October 19, 1951.

DIRECTOR, BUREAU OF THE BUDGET. Washington 25, D. C.

Dear Mr. Director: In accordance with the act of July 3, 1943 (57 Stat. 372; 31 U. S. C. 223b), as amended, as made applicable to the Department of the Air Force and the Air Force by the National Security Act of 1947 (61 Stat. 501; 5 U. S. C. 626) and Transfer Order No. 30, dated April 28, 1949 (JAAF Bulletin No. 10, dated May 11, 1949), to provide for the settlement of claims for damages to or loss or destruction of property, or personal injury or death, caused by military personnel or civilian employees acting within the scope of their employment, or otherwise incident to noncombat activities of the Air Force, this Department has considered, ascertained, adjusted, and determined, in an amount in excess of \$1,000, the claim for damage to or loss or destruction of property and personal injury as hereinafter specified. The claim arose on or after May 27, 1941, and was presented in writing within 1 year after the accident or incident out of which it arose or otherwise within the time provided in the act. The amount found due the claimant, which the claimant has agreed to accept in full satisfaction and final settlement of the claim, no part of which is property damage covered by insurance, is hereby certified as having been determined to be of the character contemplated by the provisions of the act for report to Congress for its consideration and it is recommended that the claim be submitted to Congress for appropriation for the payment thereof. A brief statement of the character of the claim. the amount claimed, and the amount reported follows:

Ralph H. Work, 3364 Twenty-second Street, San Francisco, Calif. On May 18, 1951 on Okinawa, a United States Air Force truck being operated by an enlisted man on an official mission. in passing other vehicles observed claimant's automobile approaching in the left lane and attempted to pull back into his proper lane of traffic ahead of the vehicle he was passing. As a result of this sudden change in direction and the rate of speed, the Government vehicle went into a child and collidate with the left side of claimant's contractive extractive are stated as the contractive extractive and the left side of claimant's extractive ext skid and collided with the left side of claimant's car causing extensive damage thereto. The windshield of the Government truck was obscured by rain and mud, and the road surface was muddy.

Amount claimed \$1,200; amount reported \$1,200.

Amount claimed________\$1, 200 Amount reported_____ Sincerely yours,

EUGENE M. ZUCKERT,

Assistant Secretary of the Air Force.

Department of the Air Force,
Washington, December 20, 1951. Washington, December 20, 1951.

DIRECTOR, BUREAU OF THE BUDGET,

Washington 25. D. C.

DEAR MR. DIRECTOR: In accordance with the act of July 3, 1943 (57 Stat. 372; 31 U. S. C. 223b), as amended, made applicable to the Department of the Air Force and the Air Force by the National Security Act of 1947 (61 Stat. 501; 5 U. S. C. 626) and Transfer Order No. 30, dated April 20, 1949 (JAAF Bulletin No. 10, dated May 11, 1949), to provide for the settlement of claims for damage to or loss or destruction of property, or personal injury or death, caused by military personnel or civilian employees acting within the scope of their employment, or otherwise incident to noncombat activities of the Air Force, this Department has considered, ascertained, adjusted, and determined, in an amount in excess of \$1,000, a claim for damage to property as hereinafter specified.

The claim arose on April 30, 1950, and was presented in writing within the time provided in the act. The claimants are Mr. J. B. Schmidt and Mrs. Mattie Schmidt, 425 West Schultz Street, Lebanon, Ill. The amount found due, which the claimants have agreed to accept in full satisfaction and final settlement of their claim, which is fully covered by insurance, is the sum of \$1,289.32. The evidence of record indicates that the claimant never filed a claim with his insurance company. Accordingly, the claim is hereby certified as having been determined to be of the character contemplated by the provisions of the act for report to Congress for its consideration and it is recommended that the claim be submitted to Congress for appropriation for the payment thereof.

A brief statement of the character of the claim, the amount claimed,

and the amount reported follows:

On April 30, 1950, an Air Force B-25 aircraft, while on an authorized flight from Scott Air Force Base, Ill., to Perrin Air Force Base, Tex., crashed at Lebanon, Ill. The airplane struck the home of the claimants' neighbors and then exploded upon crashing into the ground. As a result of the accident, extensive damage was sustained by property owners in the area caused by burning gasoline and flying pieces of wreckage. The property belonging to Mr. and Mrs. Schmidt was damaged by the airplane crash and explosion.

Amount claimed_____ Sincerely,

Eugene M. Zuckert,

Assistant Secretary of the Air Force. Amount reported_______1, 289. 32

TREASURY DEPARTMENT

THE SECRETARY OF THE TREASURY, Washington, February 21, 1952.

The DIRECTOR, BUREAU OF THE BUDGET.

SIR: In accordance with the provisions of the act approved December 28, 1922 (U. S. C. title 31, secs. 215-217), there is transmitted herewith for your consideration an estimate of appropriation arising out of the following claim on account of damages to or loss of privately owned property caused by the negligence of a Treasury Department employee acting within the scope of his employment:

The Pan American World Airways, Inc., Los Angeles Airport, Los Angeles 45, Calif., is the claimant. The record shows that on August 17, 1951, Customs Inspector Verne Hansen, acting in his capacity as an export control officer, exposed 1,600 feet of 16 mm. Ansco color film valued at \$120 causing it to become worthless. The film was being shipped on claimant's plane by Sid Klein, Inc., 7916

Beverly Boulevard, Los Angeles, Calif.

Sid Klein, Inc., has received the amount of \$120 from Chubb & Son, Underwriters, 90 John Street, New York 38, N. Y., claimant's insurer, and has released his rights to the claimant. Chubb & Son has authorized the claimant to collect

the sum of \$120 as their agent.

In view of the facts stated above, the foregoing claim in the amount of \$120 is certified for submission to Congress as a legal claim against the United States, which has been considered, ascertained, adjusted, and determined by me under, and by virtue of, the act of December 28, 1922.

Sincerely yours,

E. H. FOLEY, Acting Secretary of the Treasury.

THE SECRETARY OF THE TREASURY, Washington, October 22, 1951.

The DIRECTOR, BUREAU OF THE BUDGET.

Sir: In accordance with the provisions of the act approved December 28, 1922 (U.S.C., title 31, secs. 215-217), there is transmitted herewith for your consideration an estimate of appropriation arising out of the following claim on account of damages to, or loss of, privately owned property caused by the negligence of a Treasury Department employee acting within the scope of his employment:

Malke Gross Brandwein and Mendel Gross Brandwein, 2636 University Avenue, Bronx, N. Y. Claimants arrived in Boston, Mass., aboard the United States Army transport *General Holbrook* on August 30, 1949. Part of their household effects, consisting of silverware, glassware, and porcelain, was detained for more complete examination and was transferred on August 31, 1949, to the appraisers' stores in Boston. These goods appear to have been pilfered from a carton while in Customs custody, and claimants were notified that they could not be located on February 28, 1950. Amount claimed, \$80; amount allowed, \$80.

In view of the facts above stated, the foregoing claim in the amount of \$80 is certified for submission to Congress as a legal claim against the United States which has been considered, ascertained, adjusted, and determined by me under, and by virtue of, the act of December 28, 1922.

Very truly yours,

JOHN W. SNYDER, Secretary of the Treasury.

TREASURY DEPARTMENT, Washington 25, March 7, 1952.

The Director, Bureau of the Budget, Washington 25. D. C.

SIR: An appropriation will be required for the payment of a judgment presented to this Department, which has been rendered by the Indian Claims Commission in the amount of \$600,000 in favor of the Loyal Creek Band or Group of Creek Indians et al., as set forth on schedule D attached hereto. This amount may be established in an appropriation under the Treasury Department.

Very truly yours,

W. L. Johnson,

Budget Officer, Treasury.

SCHEDULE D

Judgment rendered by the Indian Claims Commission against the United States—Treasury Department, Fiscal Service, Bureau of Accounts,
Office of Budget and Administrative Accounts

Docket No.	Claimant	Amount	Date of judgment	Presented to Treasury	Nature of claim
1	The Loyal Creek Band or Group of Creek Indians et al	\$600,000.00	Oct. 19, 1951	Jan. 14, 1952	Compensation for losses and damages during Civil War.

TREASURY DEPARTMENT, Washington 25, March 7, 1952.

The DIRECTOR, BUREAU OF THE BUDGET,

Washington 25, D. C.

Sir: An authorization will be required for the payment of judgment presented to this Department, rendered by the Court of Claims, in the amount of \$9,830 (schedule A-1), on account of steel bars requisitioned by the War Production Board, and which is payable out of funds of the Reconstruction Finance Corporation.

It is therefore requested that the following authorization to pay the judgment in question be transmitted to Congress for inclusion

in the deficiency bill now under consideration:

For payment out of funds of the Reconstruction Finance Corporation, Court of Claims judgment No. 48665 in favor of Feinstahl, A. G., a body corporate, Zurich, Switzerland, \$9,830.

Very truly yours,

W. L. Johnson, Budget Officer, Treasury.

SCHEDULE A-1

Judgment rendered by the Court of Claims of the United States, to be paid from funds of the Reconstruction Finance Corporation

Docket No.	Claimant	Amount	Date of judg- ment	Presented to Treasury	Released by Justice for appropriation	Nature of claim
48665	Feinstahl, A. G., a body corporate, Zurich, Switzerland	\$9, 830	Jan. 8, 1952	Jan. 15, 1952	Jan. 31, 1952	Steel bars requisitioned by War Production Board.

TREASURY DEPARTMENT, Washington 25, March 7, 1952.

The Director, Bureau of the Budget, Washington 25, D. C.

Sir: An appropriation will be required for the payment of judgments presented to this Department, which have been rendered by the Court of Claims and the United States district courts, in an aggregate amount of \$3,583,624.83, together with such amount as may be necessary to pay indefinite interest and costs, as follows:

\$2, 774.	733.	65
19 2 3		
662.	776.	83
3, 583,	624.	83
	50, 662, 95,	\$2, 774, 733. 50, 769. 662, 776. 95, 345. 3, 583, 624.

These totals are itemized by departments in the appended schedules. However, the amounts shown on schedules A and B may be included in one appropriation to be established under Treasury Department. It is, of course, understood that none of the judgments shall be paid until the right of appeal has expired.

Very truly yours,

W. L. Johnson, Budget Officer, Treasury.

SCHEDULE A

Judgments rendered by the Court of Claims against the United States—Treasury Department, Fiscal Service, Bureau of Accounts, Office of Budget and Administrative Accounts

Docket No.	Claimant	Amount	Date of judg- ment			Nature of claim	
TOURS !	INDEPENDENT OFFICES	1 (2)	Gira Maise	1500 32 1007	04 70 100	- Wrong the residence for north south solder	
	GENERAL SERVICES ADMINISTRATION						
49052 45588	Surplus Properties Corporation Onus Nathan Beer, Kenneth Dickson Harrison, Donald Marion Danvers, Perry Kallison, Morris Kallison,	\$1, 328. 35 67, 500. 00	Nov. 6, 1951	Dec. 13, 1951 Dec. 7, 1951	Dec. 11, 1951 Dec. 21, 1951	Erroneous shipment of barrel tanks. Breach of warranty on contract.	
50014 49115	Earl E. Knox Co. Lewis Joseph Stiers, Helen Stiers Jones, and Dorothy Ellen Stiers, d/b/a Stiers Realty Service Co.	7, 000. 00 1, 551. 73	Dec. 4, 1951	Dec. 28, 1951 Feb. 4, 1952	Jan. 5, 1952 Jan. 9, 1952	Purchase of air compressors. Increased costs under contract.	
	Total	77, 380. 08					
50114	Housing and Home Finance Agency, Public Housing Administration Mary McAlpine	2, 267. 93	Jan. 8, 1952	Feb. 14, 1952	Jan. 21, 1952	Damage to leased property.	
45952	Total, independent offices	79, 648. 01			21, 1002	Damago vo roubou proporty.	
\$8610 1,4860 1,5371	EXECUTIVE DEPARTMENTS DEPARTMENT OF COMMERCE	STEEL CO.	202 (*1821 202 (*1821		De Flori	Contraction of the things and former	
48917	Gladding, McBean & Co	1 21, 023. 55	Dec. 4, 1951	Dec. 12, 1951	Feb. 27, 1952	Tin oxide requisitioned by WPB.	
20738	MARITIME ADMINISTRATION			OH DEPART		The state of the s	
48778	The city of New York	57, 190, 52	Oct. 2, 1951	Oct. 19, 1951	Oct. 25, 1951	Compensation for vessels requisitioned	
49083 49973 49469 49470	Todd Atlantic Shipyards Corp	84, 525, 59 1, 582, 66 600, 423, 55	Nov. 6, 1951 Oct. 2, 1951 Nov. 6, 1951	Nov. 13, 1951 Oct. 23, 1951 Dec. 13, 1951	Nov. 28, 1951 Oct. 17, 1951 Nov. 9, 1951	by War Shipping Administration. Contract to construct ships, Contract to deliver fuel oil. Componention for ship requisitioned.	
48639	do. Tropical Shipping Co., S. A., a corporation under the laws of the Republic of Panama.	534, 576, 45 ² 136, 050, 31	Dec. 4, 1951	Jan. 11, 1952	Feb. 4, 1952	Do. Reconditioning of S. S. La Paz.	
400	Total	1, 414, 349. 08	01625	A TLORETTA	athering or the		
	Total, Department of Commerce				Tarritor toll	Nation of chains	

¹ Plus a sum computed at 4 percent per annum thereon from Apr. 4, 1944, to date of payment, and plus a sum computed at the same rate on \$36,674.89 from July 2, 1943 to Apr. 4, 1944, both of the latter sums to compensate for delay in payment.

2 As part of just compensation, interest thereon at 4 percent per annum from Oct. 14, 1942, to date of payment.

Judgments rendered by the Court of Claims against the United States—Treasury Department, Fiscal Service, Bureau of Accounts, Office of Budget and Administrative Accounts—Continued

Docket No.			Date of judg- ment	Presented to Treasury	Released by Justice for appropriation	Nature of claim
4803A 48410 4046B 40413	EXECUTIVE DEPARTMENTS—Continued DEPARTMENT OF DEFENSE	7 150 000 01 900 050 45 900 432 40 17 965 60	Nov. 9, 1981 1981 2, 2031 Nov. 9, 1881 1982, 4, 1861	Nov 13,1951 0-2 25 1951 Dec. 16, 1951 100 101 101, 11, 1952	Nov S, 193 Nov 9, 1951 Nov 9, 1951 120 120 120 120 120 120 120 120 120 12	A meritar to construct sings Contract to deliver the pli Compensation for ship requisitioned. The
49544	DEPARTME T OF THE ARMY Robert W. Starratt	\$4,000.00	Nov. 6, 1951	Nov. 23, 1951	Dec. 4, 1951	Damages arising from breach of con-
49738	Joseph L. Watson	2, 243. 32	Oct. 2, 1951	Oct. 17, 1951	Oct. 10, 1951	tract. Loss of wages during separation from
47210	Branch Banking & Trust Co. and Mrs. Edward W. Grannis, etc	242, 170. 85	July 9, 1951	Aug. 16, 1951	Dec. 6, 1951	service. Contract to construct aircraft firing center.
47211 47695 48910	do	50, 000. 00 2, 184. 70 6, 441. 04	Nov. 6, 1951	Nov. 14, 1951 Jan. 22, 1952	Jan. 4, 1952 Dec. 4, 1951	Do. Contract for concrete floors. Construction of buildings and gunnery range.
48987 49092 49097 49042	Swift & Co., a corporation	650, 000. 00 37, 033. 40 5, 483. 71 3, 500. 00	Jan. 8, 1952 Dec. 4, 1951 Jan. 8, 1952	Jan. 14, 1952 Dec. 12, 1951 Feb. 21, 1952 Jan. 31, 1952	Jan. 31, 1952 Feb. 14, 1952 Jan. 10, 1952 Mar. 3, 1952	Adjustment on meat prices. Conversion of shells. Contract for topsoil. Extra cost of wool trousers under contract.
	Total.	1, 003, 057. 02				
48931 48931 48931	Panama Canal Leigh M. Abrams. James J. Cullen. LeRoy L. Humphrey.	2, 144. 30 2, 291. 48 2, 046. 82	Feb. 5, 1952	do	do	
± 10025	Total	6, 482. 60	Now R. Jane	Dep. 18, 1981	Dog Hilber	Erroneous shipment or our extension
49733 49802 50069 48989 49248 49664 48654 49678 47605 49406 49419 49254	John F. Maher, Arthur Asplint, and Andrew Watson	3, 000. 00 879. 00 823. 35 5, 685. 40 4, 500. 00 63, 896. 73 2, 579. 00 21, 376. 46 1, 389. 99 12, 060. 59	Oct. 2, 1951 Nov. 6, 1951 .do Dec. 4, 1951 Nov. 6, 1951 Dec. 4, 1951 Nov. 6, 1951 .do Oct. 2, 1951 Jan. 8, 1952	Oct. 8, 1951	Oct. 10, 1951 Nov. 27, 1951 Dec. 18, 1951 Jan. 4, 1952 Dec. 26, 1951 Jan. 8, 1952 —do.—Dec. 18, 1951 Jan. 9, 1952 Feb. 5, 1952 Feb. 6, 1952 Mar. 5, 1952	Wrongful reduction in rank and salary. Loss of timberland by fire. Terminal leave pay. Increased retainer pay. Restoration of pay. Rental value of land. Construction of gasoline tankers. Restoration of pay. Contract for electronic tubes. Adjustment in retired pay. Restoration of pay. Do.

755 755 755	Charles L. Duddy	477. 50 403. 20	do	-l do	dodo	l Do
755	John V. Dempsey Frederick Conrad	67. 52	do	-ldo	l do	Do
755		284.00	do	-ldo	ob l	Do
755		520. 00 450. 00	d0	-ldo	do	l Do
755	John Brakke	297. 00	do	do	do	_ Do.
		201.00		- d0	do	_ Do.
	Total	123, 606, 23				
	DEPARTMENT OF THE AIR FORCE					
61	Laister-Kauffmann Aircraft Corp., Inc., Joseph Chused, trustee in bankruptcy.	23, 237. 27	Nov. 6, 1951	Dec. 13, 1951	Dec. 26, 1951	Contract for gliders, etc.
	DEPARTMENT OF THE INTERIOR					
89	Sparten Aircraft Co					
0	Spartan Aircraft Co	20, 452, 76	Oct. 2, 1951	Oct. 18, 1951	Nov. 19, 1951	Contract for conditioning two air-
07	Martin Wunderlich, Ann M. Wunderlich, Marie Wunderlich, E.				21011 20, 1001	planes.
	Murielle Wunderlich, and Theodore Wunderlich, a partnership, trading under the name of Martin Wunderlich Co.	60, 762. 64	Feb. 5, 1952	Feb. 13, 1952	Feb. 12, 1952	Contract to construct dam.
		130 00			do and	100
	Total	81, 215. 40	and the same		199	
	DEPARTMENT OF JUSTICE				- CONTRACTOR OF THE PARTY OF TH	
	I FLOID A CONTRACTOR OF THE PROPERTY OF THE PR		- Transport			100
9	Carlos W. Boudreaux	373. 85	0-4 0 40*4			
9		406, 20	Oet. 2, 1951	Oct. 15, 1951		Overtime pay. Immigration inspector.
		350, 59	do	do	do	D0.
		402, 22	do	do	do	Do. Do.
9	Ralph Huenefeld William B. Stokes	214.54	do	do	ob	Do. Do.
	William B, Stokes Earl R, Westmoreland Arthur W, Strubelt	416.41	do	do	ob	Do.
	Arthur W. Strubelt	362, 03	do	do	do	Do.
	Norman E Gangle Cand Ed and Ed	556, 30 553, 58	do	do	do	Do.
	Norman E. Gangloff and Edward B. Lynch	598. 65	Dec. 4, 1951	Jan. 3, 1952	Dec. 26, 1951	Do.
1	Valmor L. Armour	92. 80	Jan. 8, 1952	Jan. 17, 1952	Taken yet poster in	
1		544. 62	do	do	Jan. 21, 1952	Do. Do.
	- Camp	527.85	do	do	do	Do. Day Immigration inspector.
	Cornelius M DeWitt	524. 51	do	do	م م	Do.
		392. 71	do	do	do	Do.
	Peter M. Flaa	91)2, 19	00	do	do	Do.
1		675. 79 406. 21	do	do	do	Do.
	C - Log officeret, JI		do	do	do	Do.
			do	do	do	Do.
1			do	do	do	Do. Nature of claims
		414. 44	do	do	do	Do.
1	Thomas W. Supple	435, 03	do	do	do	Do.
		744.88	do	do	do	Do.
GB	Ernest E. Stone	200.00	00	do	do l	D_{0}
		616. 28	do	do	do o	in Do'lecounts, Office of Budget

Judgments rendered by the Court of Claims against the United States—Treasury Department, Fiscal Service, Bureau of Accounts, Office of Budget and Administrative Accounts—Continued

Docket No.	Claimant	Amount	Date of judg- ment	Presented to Treasury	Released by Justice for appropriation	Nature of claim
50298 50298 50370 50370 50370 50370 50370 50370 50348 50348 50348 50348 50348 50348 50348 50348 50348	EXECUTIVE DEPARTMENTS—Continued DEPARTMENT OF JUSTICE—Continued James S. Tillman. Wesley E. Ungerbuehler Lewis D. Barton. Rudolph E. Kassner. Emmett D. Kelliher Howard I. Major. Eleanor R. Thompson. Ralph E. Stern. Jay T. Kamphuis Einer Anderson Charles F. Cavanangh Eugene C. Chmielewski Harold F. Crimmins. Charles Freifelder Don R. Gawtry Raphael J. Maroney Robert G. Schurr Henry J. Socha. Quinton E. Wolf. Susan C. O'Brien, executrix of the estate of Michael F. O'Brien, deceased. Total. TREASURY DEPARTMENT John Lavern Simmons.	456. 54 542. 89 422. 17 590. 37 21, 677. 69 436. 80 2, 695, 085. 64	do do do do do	do	do. Feb. 12,1952do.	Overtime pay, Immigration inspector. Do. Do. Do. Do. Do. Do. Do. Do. Do. D
	Grand total, Court of Claims	2, 774, 733. 65	V	1	1	

SCHEDULE C-1

Judgments rendered by the Court of Claims against the United States—Treasury Department, Fiscal Service, Bureau of Accounts, Office of Budget and Administrative Accounts—payable out of postal revenues

Docket No.	Claimant	Amount	Date of judg- ment	Presented to Treasury	Released by Justice for appropriation	Nature of claim
	POST OFFICE DEPARTMENT			104 304		
	(Payable out of postal revenues)				4 1 A 1 1 10 1 10 1 1	
46280	Moore-McCormack Lines, Inc	\$50, 769. 14	Apr. 3, 1951	Jan. 5, 1952	Jan. 14, 1952	Carrying mail.

CLAIMS AND JUDGMENTS

Docket No. and court	Claimant	Amounts awarded in decree (interest as authorized)		Date of judgment	Received from Justice	Act, and nature of claim	
200100 1101 1111		Principal	Costs				
	INDEPENDENT OFFICES GENERAL SERVICES ADMINISTRATION						
Civil 5849, district of Oregon	Portland Stevedoring Co., a corporation	\$4, 800, 00		Jan. 28, 1952	Feb. 11, 1952	Tucker Act. Damage to crane.	
0171 0010, 4150100 07 07-3	Total	4, 80	0.00				
	HOUSING AND HOME FINANCE AGENCY PUBLIC HOUSING ADMINISTRATION						
Civil 5201, western district of Okla-	Lula May Cullers	2, 175. 00		Nov. 15, 1951	Nov. 28, 1951	Tucker Act. Alleged breach of lease.	
homa. Civil 2694, northern district of Okla-	Eva Hirdler Greene	3,000.00		June 29, 1951	Oct. 18, 1951	Tucker Act. Damages to leased property.	
homa. Civil 4519, western district of Okla-	D. I. Johnston and Katherine F. Johnston	5, 050. 00		July 23, 1951	Nov. 16, 1951	Do.	
homa. Civil 4520, western district of Okla-	do	4, 150. 00		do	do	Do.	
homa. Civil 4938, western district of Okla-	Rosalie Pollock	3, 494. 30	\$9. 50	Aug. 31, 1951	Oct. 31, 1951	Do.	
homa. Civil 4875, western district of Okla-	Gertrude Roper and Ralph Raymond Roper	2, 500. 00	30.00	do	Oct. 18, 1951	Do.	
homa. Civil 4915, western district of Okla-	Charles Cassius and Catherine Cassius	4, 000. 00		Oct. 26, 1951	Jan. 15, 1952	Do.	
homa. Oivil 26236-S, northern district of California.	Claude T. Lindsay et al	2, 696. 00	1609	Aug. 23, 1951	Jan. 25, 1952	Tucker Act. Damages incurred in performance of construction con- tract	
Civil 7433, district of Massachusetts	Prebilt Co	200, 000. 00	01.110131	Jan. 16, 1952	Feb. 4, 1952	Lucas Act. Losses under contract.	
	Total	227, 1	04. 80				

	VETERANS' ADMINISTRATION				1	!
Civil 7406, district of Massachusetts	The Travelers Fire Insurance Co. and Harold D. Kimball.	{ 77. 12 50. 00	} 17.06	Nov. 23, 1951	Dec. 18, 1951	Federal Tort Claims Act. Prop-
Civil 3705, southern district of Georgia.	The National Exchange Bank of Augusta	12, 116. 31		Nov. 5, 1951	Nov. 16, 1951	erty damage. Sec. 701, title 38, U. S. C. Flight
Civil 1687-49, District of Columbia	Mrs. Mary K. Everhart	7, 500. 00	83. 10	Oct. 18, 1951	Feb. 20, 1952	training given by Cromelin's Air Activities, Inc., bankrupt. Federal Tort Claims Act. Per- sonal injuries.
	Total	19, 84	43. 59	3 (0) - 1, 1002	3mm 10, 1952	Contract Sortlement Ask and
	Tota , independent offices	251, 7	48. 39	12 180 11		Der de la constant de
	EXECUTIVE DEPARTMENTS	# (199 and			do	1)6
	DEPARTMENT OF A GICULTURE	31 100 100		Dec. 6 1990	120 1 18.5	Total Comments of the section
Civil 379, district of Montana	Bessie McGillis	10, 767. 50	86. 90	Aug. 28, 1951	Jan. 25, 1952	Federal Tort Claims Act. Personal injuries and property
Civil 380. district of Montana Civil 381, district of Montana Civil 382, district of Montana	John A. McGillis Helen Jane Gittings Mary G. McGillis, by guardian	5, 541. 50 1, 046. 09 750. 00	17.06 17.06 17.06	do do		damage. Do. Do. Do.
CINI 14728, so seen district of Ponnsyl	Total	18,24	3.17	1501 50 1001	0.0 17 1951	Felicial Turi Claims Act. Plops
Civil and district of Marylander, pa-	DEPARTMENT OF COMMERCE	41, 00	22.00	1012 8, 1961	20% 1, (90)	federal fort Chines Act. Prop- erty Camaze
	MARITIME ADMINISTRATION	7 535.17	34.15	180 T 100	0607 5. EUR	Packet Act, according and gomese
Admiralty 24739-S, northern district of California	Leonard A. Fitzgerald	750.00		Oct. 12, 1951	Oct. 26, 1951	Suits in Admiralty Act. Personal
Civil 559, northern district of Texas	Ollie Mae Koeninger, as guardian of the estate of Janet Judith Koeninger.	15, 000. 00		Nov. 19, 1951	Nov. 30, 1951	injuries—Port Chicago explosion, Suits in Admiralty Act. Death of Joseph B. Koeninger in Port Chicago explosion,
	Total	15, 75	0.00			
	DEPARTMENT OF DEFENSE					
	DEPARTMENT OF THE ARMY					
Civil 17-51, district of Nebraska	American & Foreign Insurance Co	325.00	Cesta	do	Dec. 5, 1951	Tucker Act. Damages to personal
Civil 26168, northern district of Ohio	Duffy Construction Corp	1,000.00		July 16, 1951	Oct. 22, 1951	property. 28 U. S. C. 1346 (2). Amount due
Civil 3415, middle district of Pennsylvania.	Francis J. Gladysz	7, 750. 00	0101085 63	Sept. 26, 1951	Nov. 20, 1951	on contract. Federal Tort Claims Act. Per-
Civil 3444, middle district of Pennsylvania.	Carlie Waugh	3, 750. 00		do	do	sonal injuries. Do.
Civil 7616, western district of Washington.	Leroy J. Harrod	30, 000. 00	s final	Aug. 10, 1951	Oct. 17, 1951	Public Vessels Act. Illness on board USAT.

Judgments rendered by the United States district courts against the United States—Treasury Department, Fiscal Service, Bureau of Accounts, Office of Budget and Administrative Accounts—Continued

Docket No. and court	Claimant	Amounts a decree (i authorized	nterest as	Date of judgment	Received from Justice	Act, and nature of claim
CIPHUT SL standered Nebuses 11.4.	American's Persian Instruction Co.	Principal	Costs		1100 - 101804	
	EXECUTIVE DEPARTMENTS-Con.					
	DEPARTMENT OF DEFENSE—Continued		0.00			
	DEPARTMENT OF THE ARMY—continued					
Civil 1049, eastern district of Tennessee	Zella Mae Moss	\$15, 000, 00	\$17.00	Sept. 14, 1951	Nov. 13, 1951	Federal Tort Claims Act. Wrong- ful death of husband.
Admiralty 162-119, southern district	North River Barge Line, Inc., as owner of the	3, 850. 00		Sept. 21, 1951	Oct. 17, 1951	Public Vessels Act. Collision damages to scow.
of New York. Civil 1914, eastern district of South	William C. Wilson. Samuel M. Shannon, Patti A. Shannon, and	2, 252. 74	34. 15	Jan. 21, 1950	Nov. 8, 1951	Tucker Act. Rentals and damage to leased property.
Carolina. Civil 5287, district of Maryland	W. L. Shannon. Benjamin E. Stevens	445. 00	17. 00	July 3, 1951	Nov. 1, 1951	Federal Tort Claims Act. Property damage.
Civil 10328, eastern district of Pennsylvania.	Harry ThorntonJames Hogg	1, 600. 00 347. 00	} 17. 60	May 29, 1951	Oct. 17, 1951	erty damage and personal injury.
Civil 4262, northern district of Texas	Texas & Pacific Ry. Co	2, 010. 83 60, 000. 00	1	Sept. 21, 1951	Jan. 9, 1952	Tucker Act. Carrier charges.
Civil 27694-G, northern district of California. Civil 27732, northern district of Cali-	Harold Wibye	45, 000. 00	62. 90	Jan. 5, 1950	Dec. 18, 1951	Federal Tort Claims Act. Personal injuries and property damage.
fornia. Civil 4581, eastern district of Wiscon-	Harnischfeger Corp., a corporation	2, 500. 00		Nov. 16, 1951	Dec. 29, 1951	28 U. S. C. 1346 (a) (2). Balance due on truck-mounted cranes.
sin. Civil 2436, northern district of Okla-	Mrs. C. B. Holly	3, 500. 00		Dec. 6, 1950	Jan. 7, 1952	
homa. Civil 2459, northern district of Okla-	Lindsey P. Saunders, Jr	5, 000. 00		do	do	
homa. Civil 2460, northern district of Okla-	C. B. Holly			do	do	Do.
homa. Civil 953, southern district of California.	I. R. Clark			Jan. 7, 1952	Jan. 16, 1952	Tucker Act. Itelial of the
Civil 372, western district of Kentucky	Vertis Wilson	885. 14		Nov. 28, 1951	do	
Civil 4422-50, District of Columbia	Gordon L. Barclay, administrator of estate of Mary J. Barclay, deceased.	15, 000. 00		- Jan. 7, 1952	Jan. 28, 1952	Federal Tort Claims Act. Pecuniary damages.

Civil 6806, western district of Pennsylvania.	Kenneth H. Rosenal, a minor, by Edward F. Rosenal, his guardian, and Edward F. Rosenal, parent of Kenneth H. Rosenal, in his own right.	148.00 102.00		Oct. 18, 1951	Feb. 6, 1952	Federal Tort Claims Act. Personal injuries.
Civil 1693, district of New Mexico	Fred O. Bonnell and Mildred L. Bonnell	5, 332. 00		Dec. 20, 1951	Mar. 5, 1952	Federal Tort Claims Act. Personal injuries and property
Civil 3821, western district of New York.	John A. Donovan	5, 518. 00		Nov. 28, 1951	Feb. 20, 1952	damage. Tucker Act. Damage to land.
The second of Spirit, alternative as	Total	213, 8	40. 36			
	DEPARTMENT OF THE NAVY					
Civil 3751, northern district of Georgia.	Jack H. Chandler	3, 000. 00		July 12, 1951	Dec. 11, 1951	sonal injury and property dam-
Civil 3752, northern district of Georgia- Civil 3753, northern district of Georgia-	Nancy Ann Chandler Otis A. Chandler	6,000.00		do	do	age. Do.
Civil 778, southern district of Texas	Harold H. Jamison	4, 500. 00 5, 876. 05		dodo	do	Do.
Civil 563, southern district of West	National Lead Co- George K. Brown, father of George Karlos	1, 346. 50 5, 000. 00	52. 15	Sept. 29, 1951 Sept. 5, 1951	Dec. 10, 1951 Oct. 31, 1951	Do. Federal Tort Claims Act. Wrong-
Virginia. Civil 587, southern district of West	Brown, Jr., deceased.			, , , , , , , , , , , , , , , , , , , ,		ful death.
Virginia.	George K. Brown, administrator of the estate of George Karlos Brown, Jr., deceased.	17, 000. 00	52. 15	do	do	Do.
Civil 3030, district of Minnesota	Cargill, Inc	2, 560. 00		Sept. 24, 1951	Oct. 17, 1951	Tucker Act. Recovery of amounts withheld.
Civil 1334, district of Delaware Civil 4269, western district of New York.	Consolidated Vultee Aircraft CorpRalph Leupold	7, 315. 17 485. 91	15. 00 17. 00	May 17, 1951 Oct. 1, 1951	Oct. 18, 1951 Nov. 21, 1951	Do. Federal Tort Claims Act. Personal
Admiralty 152-78, southern district of New York.	The New Zealand Shipping Co., Ltd	600.00		Nov. 7, 1951	Nov. 27, 1951	injury and property damage. Public Vessels Act. Collision
Civil 1221, eastern district of Virginia.	Arthur Whitaker, Jr. and Seth Whitaker	2,000.00	68. 00	Sept. 18, 1951	Oct. 25, 1951	damage to motor vessel Rangitiki. Federal Tort Claims Act. Colli-
Admiralty 25787, northern district of California.	Harry J. Woodward	2, 350. 00		Oct. 16, 1951	Oct. 26, 1951	sion damage. Public Vessels Act. Illness on
Civil 1265, eastern district of Virginia.	Beleitha L. Schreiner	2, 633. 05	40.00	Oct. 26, 1951	Jan. 4, 1952	board USNS. Federal Tort Claims Act. Personal
Admiralty 25805, northern district of California.	Jim Wilson	250. 00		Jan. 8, 1952	Jan. 17, 1952	injuries and property damage. Public Vessels Act. Personal in-
Admiralty 1052, district of Massachu-	McKie Lighter Co	12, 000. 00		Dec. 19, 1951	Feb. 8, 1952	juries. Public Vessels Act. Damage to
setts. Civil 1262, eastern district of Virginia	The Virginian Railway Co., a corporation	204. 09		July 17, 1951	Feb. 11, 1952	derrick lighter. Tucker Act. Balance of freight
Admiralty 1767, district of Rhode Island.	William J. Champion	3, 027. 10		Feb. 5, 1952	Feb. 12, 1952	charges. Public Vessels Act. Collision damages.
	Total	76, 3	92. 17			
	Total	76, 3	92. 17			and the second

Judgments rendered by the United States district courts against the United States—Treasury Department, Fiscal Service, Bureau of Accounts, Office of Budget and Administrative Accounts—Continued

Docket No. and court	Claimant	Amounts a decree (i authorized	nterest as	Date of judgment	Received from Justice	Act, and nature of claim
grandan din ta cik se di peskiri. Tan		Principal	Costs	suja itu har	And index	
City the toward spin or a Virginia Alfanon base, marines discus a Citigan .	EXECUTIVE DEPARTMENTS—Con. DEPARTMENT OF DEFENSE—Continued DEPARTMENT OF THE AIR FORCE				12 11 12 10 12 10 42 12 10 10 10 43 12 10 10	
Civil 6445, northern district of Cali- fornia. Civil 6444, northern district of Cali- fornia.	George D. Elderkin and Anna Elderkin Frank W. Welter and Margaret E. Welter	\$540.76 5,000.00 3,333.27 15,000.00		}July 16, 1951 }do	Nov. 29, 1951	Federal Tort Claims Act. Personal injury and property damage. Do.
Civil 2865, western district of Louisiana.	Ardis Evans et al	15, 750. 00	\$240.80	Oct. 3, 1951	Nov. 8, 1951	Federal Tort Claims Act. Wrong- ful death.
Civil 952-49, district of New Jersey Civil 1820, district of New Mexico	Arthur J. Kelly and Florence Kelly	{ 1,700.00 405.55 400.00	17. 00 17. 00	Sept. 19, 1951 Nov. 14, 1951	Nov. 19, 1951 Feb. 14, 1952	Federal Tort Claims Act. Personal injury and property damage. Federal Tort Claims Act. Dam-
Civil 2295-48, District of Columbia	Irene H. Tetlow, ancillary executrix, estate o Harry L. Tetlow, deceased.	277. 76	46. 40	Dec. 21, 1951	do	age to cattle. Federal Tort Claims Act. Personal injuries.
	Total	42, 728. 54				
	DEPARTMENT OF THE INTERIOR					
Civil 1176, district of Montana	Malcolm G. Long	1,740.00		May 9, 1951	Oct. 17, 1951	Tucker Act. Amount withheld
Civil 2856, district of Idaho	Vernon Bros. Co., an Idaho corporation	5, 000. 00	7	Nov. 5, 1951	Nov. 21, 1951	under contract. Tucker Act. Increased costs due to delay in completion of con- tract.
Civil 1112, southern district of California.	William L. Claypool	3, 000. 00	17. 40	Sept. 14, 1951	Jan. 10, 1952	Federal Tort Claims Act. Personal injuries.
700	Total	9,757.40				

	DEPARTMENT OF JUSTICE	1				
Civil 1695, eastern district of Ten-	Harold Baker	750.00	17.00	Sept. 5, 1951	Nov. 12, 1951	Federal Tort Claims Act. Personal injuries.
nessee. Civil 1694, eastern district o Ten-	J. A. Baker	350.00	17.00	do	Nov. 13, 1951	Federal Tort Claims Act. Personal injuries to minor son.
nessee. Civil 1697, eastern district of Ten-	Jimmy Bates	500.00	21.00	do	do	Federal Tort Claims Act. Personal injuries.
nessee. Civil 1696, eastern district of Ten-	J. L. Bates.	250. 00	17.00	do	do	Federal Tort Claims Act. Personal injuries to minor son.
nessee. Civil 1638, eastern district o. Ten-	J. P. Bates	6, 400. 00	113. 76	do	do	Federal Tort Claims Act. Per-
nessee. Civil 1689, eastern district of Ten- nessee.	Hoyt Ghorley	1,000.00	49. 68	do	do	sonal injuries. Federal Tort Claims Act. Property damage.
	Total	9, 485	5. 44			
	TREASURY DEPARTMENT					
Civil 8889, eastern district of New	Donald Blakeslee and Louis L. Kaess, doing	25, 000.00		Jan. 15, 1952	Jan. 25, 1952	Lucas Act. Contract with Coast Guard for 6 harbor craft.
York. Civil 994, district of Hawaii	business as Patchogue Yacht Basin. Carmen A. Marlowe	113.30	18.06	Dec. 5, 1951	Jan. 31, 1952	Federal Tort Claims Act. Personal injuries to child.
	Total	25, 13	31. 36			
		444.0	00 44			
	Total executive departments	411, 0	28. 44			
	Total executive departments	=	776. 83			

SCHEDULE C

Judgments rendered by the United States district courts against the United States—Treasury Department, Fiscal Service, Bureau of Accounts,
Office of Budget and Administrative Accounts—payable out of postal revenues

Docket No. and court	Claimant		awarded in (interest as ed)	Date of judgment	Received from Justice	Act, and nature of claim
		Principal	Costs			
	Post Office Department (Payable out of postal revenues)					
Civil 1234, eastern district of Tennessee.	Annie Blaine	\$615.00		Sept. 10, 1951	Oct. 26, 1951	Federal Tort Claims Act. Personal injuries.
Civil 48-C-1223, northern district of	Agnes M. Desch	25, 000. 00	\$216. 25	June 26, 1951	Nov. 7, 1951	Do.
Illinois. Civil 10098, eastern district of Pennsylvania.	J. Russell Fawley, administrator of the estate of Helen Elizabeth Fawley, deceased, and J. Russell Fawley and Helen S. Fawley, parents and next of kin of Helen Elizabeth Fawley, deceased.	25, 000. 00 1, 673. 43	}	Aug. 21, 1951	Nov. 21, 1951	Federal Tort Claims Act. Wrongful death.
Civil 4674 western District of New York.	DeWain Feller	310.75	58.00	Oct. 2, 1951	Oct. 26, 1951	Federal Tort Claims Act. Property damage.
Civil 9248, eastern district of Pennsylvania.	Howard Francis Jenkins and Bartholomew Jenkins.	$\left\{\begin{array}{c} 3,500.00\\300.00 \end{array}\right.$	66.00	Sept. 13, 1951	Oct. 23, 1951	Federal Tort Claims Act. Personal injuries and property damage.
Civil 50 C 1771, northern district of Illinois.	Roy Connell	2, 500. 00	17.00	Oct. 24, 1951	Dec. 7, 1951	Federal Tort Claims Act. Personal injuries.
Civil 8542, eastern district of New York.	Antoinette Haagen as administratrix of the goods, chattels, and credits of George Haagen, Jr., deceased.	5, 278. 60	17.12	Nov. 5, 1951	Dec. 14, 1951	Federal Tort Claims Act. Wrongful death.
Civil 82-49, district of Nebraska	Edith M. Michelsen	416, 50	97. 16	May 29, 1951	Dec. 19, 1951	Federal Tort Claims Act. Per-
Civil 51 C 700, northern district of Illinois.	Arthur Nieman, individually and for the use of Motor Vehicle Casualty Co., as subrogee. Edward Endler and Mildred Endler, his wife,	129.35	17. 40	Dec. 28, 1951	Jan. 28, 1952	sonal injuries. Federal Tort Claims Act. Property damage.
Civil 3292, middle district of Pennsylvania.	Edward Endler and Mildred Endler, his wife, and Nancy Endler, their minor daughter, by Edward Endler, her father, as guardian.	1,842.08 2,450.00 4,150.00		Jan. 7, 1952	Feb. 5, 1952	Federal Tort Claims Act. Personal injuries.
Civil 51-127, district of Massachusetts Civil 338-51, district of New Jersey	James N. Stafford Durr Motor Sales Co., Inc., a corporation of the State of New Jersey.	15, 000. 00 296. 95	72. 50	Dec. 4, 1951 Nov. 28, 1951	Feb. 7, 1952 Feb. 15, 1952	Do. Federal Tort Claims Act. Property damage.

Civil 8584, district of Massachusetts	Marion Lee Souza	4, 507. 30	151. 82	Jan.	14, 1952	Feb. 25, 1952	Federal Tort Claims Act. Wrongful death of son.
Civil 68-50, District of Columbia	John Ralph English and James W. English, an infant, by his father and next friend, John Ralph English.	130.00 1,532.00		}Jan.	23, 1952	Feb. 27, 1952	Federal Tort Claims Act. Personal injuries.
	Total	95, 3	45. 21				

